	П			
1				
2				
3				
4				
5				
6				
7	UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON			
8	AT SEATTLE			
9	BOARD OF TRUSTEES WASHINGTON STATE			
10	PIPEFITTING INDUSTR	Y PENSION		
11			Case No. 09-cv-05044 FDB	
12	PENSION PLAN (hereafter referred to as the "Trust Funds"),			
13	Plaintiffs,		DEFAULT JUDGMENT	
14	v.			
15	PACIFIC MECHANICAL, INC., a			
16	Washington corporation, 600289111, (hereafter refe			
17	"employer"),			
18	Defendant			
19				
20	JUDGMENT SUMMARY			
21	Judgment Creditors:	Western Washir	ngton U.A. Supplemental Pension Plan,	
22		Washington Star Plan ("the Trust	te Plumbing and Pipefitting Industry Pension s").	
23	Judament Debtors			
24	Judgment Debtors: Pacific Mechanic		icai, iiic.	
25				

1 Principal Judgment Amount: \$ 15,080.85 Liquidated Damages: \$ 12,147.16 2 Interest: \$ 1,607.07 Attorney Fees: \$ 2,000.00 3 Filing/Service Fees: \$ 473.50 4 TOTAL: \$31,308.58 5 Principal judgment amount shall bear interest at 12% per annum. 6 Attorney fees, costs and other recovery amounts shall bear interest at 12% per annum. 7 Attorney for Judgment Creditors: Noelle E. Dwarzski, WSBA #40041 8 McKENZIE ROTHWELL BARLOW & KORPL P.S. 9 10 Attorney for Judgment Debtors: None. 11 This is an action for breach of collective bargaining agreement. Pursuant to the 12 motion of the plaintiffs, the Court having considered the declarations and documents on file 13 finds as follows: 14 1. The Court having considered the declarations of Noelle E. Dwarzski, attorney 15 for the plaintiff Trusts and Jeri Trice, Trust representative for the Washington State Plumbing 16 and Pipefitting Pension Fund and the Western Washington U.A. Supplemental Pension Fund, 17 concludes that said declarations are accurate. 18 2. The Court concludes that an Order of Default was entered on August 12, 2009, 19 20 adjudging the defendant, Pacific Mechanical, Inc. to be in default. 21 3. The Court finds that Pacific Mechanical owes \$15,080.85 in contributions, and 22 \$12,147.16 in liquidated damages, and \$1,607.07 in interest, and \$2,000 in contractual 23 attorney fees are due for the delinquent period of November 2007 through July 2009. 24

(R) CO 50

McKENZIE ROTHWELL BARLOW, & KORPI, P.S.

25

1				
1	4. The Court finds that \$473.50 in costs was incurred in this action and is			
2	recoverable under the agreement. This includes the \$350 filing fee and \$123.50 in service,			
3	postage, and other fees.			
4	5. The Court hereby finds the plaintiffs are entitled to default judgment against			
5	defendant, Pacific Mechanical, Inc., the following amounts:			
6				
7	Principal Judgment Amount: \$ 15,080.85 Liquidated Damages: \$ 12,147.16			
8	Interest: \$ 1,607.07 Attorney Fees: \$ 2,000.00			
9	Filing/Service Fees: \$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\			
10	TOTAL: <u>\$31,308.58</u>			
11	6. The Court finds that the plaintiffs are entitled to default judgment against the			
12	defendant, Pacific Mechanical, Inc., in the amount of \$31,308.58.			
13	<u>JUDGMENT</u>			
14	7. It is ORDERED, ADJUDGED and DECREED that default judgment be			
15	entered against, Pacific Mechanical, Inc. consistent with the Findings of Fact and Conclusions			
16	of Law.			
17				
18	DONE this 9 th day of September, 2009			
19	film from the state of the stat			
20	EDANIZI IN D. DUDGEGG			
21	FRANKLIN D. BURGESS UNITED STATES DISTRICT JUDGE			
22	Presented by			
23	Noelle E. Dwarzski, WSBA #40041 McKENZIE ROTHWELL BARLOW			
24	& KORPI, P.S. Attorneys for Plaintiffs			
25	1 morneys for 1 minutes			

DEFAULT JUDGMENT - 3